

STATE OF WISCONSIN  
**Assembly Journal**  
September 1985 Special Session

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THURSDAY, November 21, 1985.

The chief clerk makes the following entries under the above date:

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EXECUTIVE COMMUNICATIONS

State of Wisconsin  
Office of the Governor  
Madison

To the Honorable, the Assembly:

The following bills, originating in the assembly, have been approved, signed and deposited in the office of the Secretary of State:

Assembly Bill	Act No.	Date Signed
5, ss-----	45-----	October 31, 1985
3, ss-----	46-----	November 1, 1985
2, ss (partial veto)-----	54-----	November 12, 1985
1, ss-----	61-----	November 13, 1985

Respectfully submitted,  
ANTHONY S. EARL  
Governor

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GOVERNOR'S VETO MESSAGE

November 12, 1985

To the Honorable Members of the Assembly:

I have approved **September Special Session Assembly Bill 2** as 1985 Wisconsin Act 54 and deposited it in the office of the Secretary of State.

I have exercised the partial veto power in one instance. In addition, I feel corrective legislation is also required with reference to another section.

Section 1

This section requires that local assessors use the same sales price adjustment techniques that the bill requires of the Department of Revenue. However, it refers only to the four adjustment methodologies of the original bill. The Senate amended the bill to require a fifth form of adjustment to be made by the Department of Revenue

but neglected to make reference to it in the requirements for local assessors. My partial veto corrects this technical problem and requires local assessors to use this method as well.

Section 2

This section requires the Department of Revenue to provide each taxation district with lists of properties used and not used to determine equalized values. The intent of the authors was to require the Department of Revenue to provide each taxation district with a listing of sales (not properties) which occurred in the district which were used or not used to determine equalized values. The statutory language in Section 2 is flawed resulting in an actual requirement which will be costly and extremely burdensome to administer. In addition, the usefulness of the information required can be questioned. I am not vetoing this section but intend to support corrective legislation in the January session to amend this section, which will be introduced by Senators Moen and Harsdorf.

Respectfully submitted,  
ANTHONY S. EARL  
Governor

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COMMUNICATIONS

State of Wisconsin  
Department of State  
Madison

To Whom It May Concern:

Dear Sir: Acts, joint resolutions and resolutions, deposited in this office, have been numbered and published as follows:

Bill or Res. No.	Act No.	Publication date
<b>Assembly Bill 5, ss-----</b>	45 ----	November 11, 1985
<b>Assembly Bill 3, ss-----</b>	46 ----	November 11, 1985
<b>Assembly Bill 2, ss-----</b>	54 ----	November 19, 1985
<b>Assembly Bill 1, ss-----</b>	61 ----	November 21, 1985

DOUGLAS La FOLLETTE  
Secretary of State